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10	•		
11	Counsel for Plaintiff Epic Games, Inc. in Epic Games, Inc. v. Google LLC et al.		
12			
13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
14			
15			
16			
17		Case No. 3:21-md-02981-JD	
18	IN RE GOOGLE PLAY STORE	Case 110. 3.21-IIId-02/01-3D	
19	ANTITRUST LITIGATION	DECLARATION OF YONATAN EVEN IN	
20	THIS DOCUMENT RELATES TO:	SUPPORT OF EPIC AND THE MATCH PLAINTIFFS' ADMINISTRATIVE	
21 22	Epic Games, Inc. v. Google LLC et al., Case No. 3:20-cv-05671-JD	MOTION TO FILE UNDER SEAL	
23	In re Google Play Consumer Antitrust Litigation, Case No. 3:20-cv-05761-JD	Judge: Honorable James Donato	
24 25	State of Utah et al. v. Google LLC et al., Case No. 3:21-cv-05227-JD		
26 27	Match Group, LLC et al. v. Google LLC et al., Case No. 3:22-cv-02746-JD		

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I, Yonatan Even, declare as follows:

- 1. I am a Partner at Cravath, Swaine & Moore LLP, counsel to Epic Games, Inc. ("Epic") in the above-captioned actions. I am admitted to appear before this Court *pro hac vice*.
- 2. I submit this declaration in support of Epic's Administrative Motion to File Under Seal. I have personal, first-hand knowledge of the facts set forth in this Declaration. If called as a witness, I could and would competently testify to these facts under oath.
- 3. The below table identifies the portion of Exhibit 1 to the Declaration of Justin R. Raphael in Support of Defendants' Opposition to Plaintiffs' Motion *in Limine* No. 2 ("Raphael Declaration"), (MDL Dkt. No. 637), that Epic seeks to seal:

Document and Location of	Epic's Bases for Sealing
Designated Information Name	
Exhibit 1 to the Raphael Declaration	The document sought to be redacted contains non-party
in Support of Google's Opposition to	personally identifiable information, including the name of
Plaintiffs' Motion in Limine No. 2.	an Epic customer, the name of that customer's minor son,
	and the Epic customer's email address. Compelling
Page ending -129 (the content of the	reasons exist to seal this personal, non-party information
"From:" line, containing an email	to protect the privacy of the customer and his minor son
address; the entire line, containing	and to protect them from an increased risk of identity theft
two names, that comes after the line	and of being contacted or harassed about this litigation.
beginning "Many thanks"; the name	This customer information has minimal relevance to the
between "Hi" and "Thank you"; the	underlying cause of action, and the redactions to the
name following "Hi", following the	document are narrowly tailored. Accordingly, the public's
line beginning "November 13,	interest in access to court records will not be seriously
2019")	affected by this redaction.
Page ending -130 (the name	
following the line beginning "Kind	
regards")	

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on October 5, 2023, in New York, New York.

/s/ Yonatan Even	
Yonatan Even	